



UNITED STATES DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
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MEMORANDUM FOR: NMFS/NWR Staff

FROM: Rick Applegate, ARA, Habitat Conservation
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SUBJECT: Habitat Approach

Performance of ESA section 7(a)(2) consultations regarding proposed actions often requires NMFS staff to analyze the effects of proposed actions upon the freshwater habitat of listed salmonids. The attached "Habitat Approach" is intended to provide guidance to staff for conducting these analyses, and to explain the analytical process to our customers. As appropriate, the document may be either attached to Biological Opinions or its content may be integrated into the body of Biological Opinions.

The Habitat Approach references the August 1996 NMFS document "Making Endangered Species Act Determinations of Effect for Individual or Grouped Actions at the Watershed Scale" (MPI) and may be considered a companion to it. The MPI states: *"Please recognize that this document does not address jeopardy or identify the level of take or adverse effects which would constitute jeopardy. Jeopardy is determined on a case by case basis involving the specific information on habitat conditions and the health and status of the fish population. NMFS is currently preparing a set of guidelines, to be used in conjunction with this document, to help in the determination of jeopardy."* The attached Habitat Approach is this promised guidance. While the focus of the MPI is upon the action agency's obligation to evaluate effects of their actions, the focus of the Habitat Approach is upon NMFS' obligation to perform jeopardy analysis for those actions that are likely to adversely affect.

This document may be revised in the future to provide broader applicability, to emphasize § 4(f) Recovery Plans when they are in place, to incorporate advances in scientific understanding, or to comport with legal and policy developments. However, it is important that this guidance be made available at this time. Staff are encouraged to share this document with colleagues from other agencies and private entities who are interested in the premises and methods of our habitat analyses.



The Habitat Approach

Implementation of Section 7 of the Endangered Species Act for
Actions Affecting the Habitat of Pacific Anadromous Salmonids

Prepared by the National Marine Fisheries Service
Northwest Region
Habitat Conservation and Protected Resources Divisions
26 August 1999

I. Purpose

This document describes the analytic process and principles that the National Marine Fisheries Service (NMFS) Northwest Region (NWR) applies when conducting ESA § 7 consultations on actions affecting freshwater salmon¹ habitat.

II. Background

Section 7 of the Endangered Species Act² (ESA) requires Federal agencies to ensure that any action they authorize, fund, or carry out is not likely to jeopardize the continued existence of listed species or result in the destruction or adverse modification of their critical habitat.³ Federal agencies must consult with National Marine Fisheries Service (NMFS) regarding the effects of their actions on certain listed species.⁴ The NMFS evaluates the effects of proposed Federal actions on listed salmon by applying the standards of § 7(a)(2) of the ESA as interpreted through joint NMFS and U.S. Fish and Wildlife Service (FWS) regulations and policies.⁵ When NMFS issues a biological opinion, it uses the best scientific and commercial data available to determine whether a proposed Federal action is likely to (1) jeopardize the continued existence of a listed species, or (2) destroy or adversely modify the designated critical habitat of a listed species.⁶

The Services' ESA implementing regulations define "jeopardize the continued existence of" to mean: "...to engage in an action that reasonably would be expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species."⁷ Section 7(a)(2)'s requirement that Federal agencies avoid jeopardizing the continued existence of listed species is often referred to as the "jeopardy standard."⁸ The ESA likewise requires that Federal agencies refrain from adversely modifying designated critical habitat.⁹ The Services' ESA implementing regulations define the term "destruction or adverse modification" of critical habitat to mean:

¹ For purposes of brevity and clarity, this document will use the word "salmon" to mean all those anadromous salmonid fishes occurring in, and native to, Pacific Ocean drainages of the United States – including anadromous forms of cutthroat and steelhead trouts, and not including salmonids occurring in Atlantic Ocean and Great Lakes drainages.

² 16 USC §§ 1531 *et seq.*

³ 16 USC § 1536(a)(2) (1988).

⁴ A 1974 Memorandum of Understanding between NMFS and FWS establishes that NMFS retains ESA jurisdiction over fish species that spend a majority of their lives in the marine environment, including salmon. *See* Memorandum of Understanding Between the U.S. Fish and Wildlife Service, United States Department of Interior, and the National Oceanic and Atmospheric Administration, United States Department of Commerce, Regarding Jurisdictional Responsibilities and Listing Procedures under the Endangered Species Act of 1973 (1974).

⁵ *See* U.S. Fish and Wildlife Service and National Marine Fisheries Service., *Endangered Species Consultation Handbook: Procedures for Conducting Consultation and Conference Activities Under Section 7 of the Endangered Species Act.* U.S. Government Printing Office, Washington, D.C. (1998).

⁶ 16 USC § 1536(a)(2) (1988).

⁷ 50 CFR § 402.02 (1999).

⁸ *See* M.J. Bean and M.J. Rowland, *The Evolution of National Wildlife Law. Third Edition.* Praeger Publishers, Westport, Connecticut, pp. 240, 253 & 260 (1997).

⁹ 16 USC § 15536(a)(2) (1988).

. . . a direct or indirect alteration that appreciably diminishes the value of critical habitat for both the survival and recovery of a listed species. Such alterations include, but are not limited to, alterations adversely modifying any of those physical or biological features that were the basis for determining the habitat to be critical.¹⁰

A species is listed as endangered if it is in danger of extinction throughout all or a significant portion of its range.¹¹ A species is listed as threatened if it is likely to become endangered within the foreseeable future.¹² Listing a species under the ESA therefore reflects a concern for a species' continued existence—the concern is immediate for endangered species and less immediate, but still real, for threatened species. The purpose of the ESA is to provide a means whereby the ecosystems upon which listed species depend may be conserved, such that the species no longer require the protections of the ESA and can be delisted.¹³ This constitutes “recovery” under the ESA.¹⁴ Recovery, then, represents a state in which there are no serious concerns for the survival of the species.¹⁵

Impeding a species' progress toward recovery exposes it to additional risk, and so reduces its likelihood of survival. Therefore, in order for an action to not “appreciably reduce” the likelihood of survival, it must not prevent or appreciably delay recovery. Salmon survival in the wild depends upon the proper functioning of certain ecosystem processes, including habitat formation and maintenance. Restoring functional habitats depends largely on allowing natural processes to increase their ecological function, while at the same time removing adverse impacts of current practices.¹⁶ Along these lines, the courts have recognized that no bright line exists in the ESA regarding the concepts of survival and recovery.¹⁷ Likewise, available scientific information concerning habitat processes and salmon population viability indicates no practical differences exist between the degree of function essential for long-term survival and that necessary to achieve recovery.¹⁸

¹⁰ 50 CFR § 402.02 (1999).

¹¹ 16 USC § 1532(6) (1988).

¹² 16 USC § 1532(20) (1988).

¹³ See, e.g., 16 USC § 1532(3) (1988) (defining the term “conserve”); 16 USC § 1531 (b) (1988) (stating the purpose of the ESA).

¹⁴ See, e.g., 16 USC § 1533(f)(1) (1988) (describing the purpose of recovery plans).

¹⁵ NMFS, *Memorandum from R.S. Waples, NMFS, to the Record* (1997).

¹⁶ Stouder et al., *Pacific Salmon and Their Ecosystems: Status and Future Options*, Chapman and Hall, New York, New York (1997).

¹⁷ *Idaho Department of Fish and Game v. NMFS*, 850 F.Supp. 886 (D. OR 1994) (discussing NMFS' biological opinion concerning the Federal Columbia River Hydropower System).

¹⁸ See 51 Fed. Reg. 19,926 (1982). In the preamble to the § 7 consultation regulations, the Services recognized that in some cases, no distinction between survival and recovery may exist, stating “If survival is jeopardized, recovery is also jeopardized...it is difficult to draw clear-cut distinctions” [between survival and recovery].

III. Organization of Endangered Species Act § 7 Analyses

In conducting analyses of habitat-altering actions under § 7 of the ESA, NMFS uses the following steps: (1) Consider the status and biological requirements of the affected species; (2) evaluate the relevance of the environmental baseline in the action area to the species' current status; (3) determine the effects of the proposed or continuing action on the species; (4) consider cumulative effects; (5) determine whether the proposed action, in light of the above factors, is likely to appreciably reduce the likelihood of species survival in the wild or adversely modify its critical habitat. If jeopardy or adverse modification is found, NMFS must identify reasonable and prudent alternatives to the action if they exist.

The analytical framework described above is consistent with the Services' joint ESA § 7 Consultation Handbook¹⁹ and builds upon the Handbook framework to better reflect the scientific and practical realities of salmon conservation and management on the West Coast. Below we describe this analytical framework in detail.

A. Describe the Affected Species' Status and Define its Biological Requirements.

1. Identify the Affected Species and Describe its Status

The first step in conducting this analysis is to identify listed species, and when known, populations of listed species, that may be affected by the proposed action. Under the ESA, a taxonomic species may be defined as a "distinct population segment."²⁰ The NMFS has established a policy that describes such "distinct population segments" as Evolutionarily Significant Units (ESUs).²¹ An ESU is a population or group of populations that is substantially reproductively isolated from other conspecific populations and represents an important component in the evolutionary legacy of the species.²² In implementing the ESA, NMFS has established ESUs as the listing unit for salmon under its jurisdiction. Therefore, for purposes of jeopardy determinations, NMFS considers whether a proposed action will jeopardize the continued existence of the affected ESU or adversely modify its critical habitat.²³

When affected species and populations have been identified, NMFS considers the relative status of the listed species, as well as the status of populations in the action area. This may include parameters of abundance, distribution, and trends in both. Various sources of information exist to define species and population status. The final rule listing the species or designating its

¹⁹ See FWS and NMFS, *supra* note 5.

²⁰ 16 USC § 1532(16) (1988).

²¹ See 56 Fed. Reg. 58,618 (1991).

²² R.S. Waples, *Definition of "Species" Under the Endangered Species Act: Application to Pacific Salmon*, National Marine Fisheries Service (1991).

²³ NMFS has recognized that in many cases ESUs contain a significant amount of genetic and life history diversity. Such diversity is represented by independent salmon populations that may inhabit river basins or major sub-basins within ESUs. In light of the importance of protecting the biological diversity represented by these populations, NMFS considers the effects of proposed actions on identifiable, independent salmon populations in judging whether a proposed action is likely to jeopardize the ESU as a whole.

critical habitat is a good example of this type of information. Species' status reviews and factors for decline reports may also provide relevant information for this section. When completed, recovery plans and associated reports will provide a basis for determining species status in the action area.

2. Define the Affected Species' Biological Requirements

The listed species' biological requirements may be described in a number of different ways. For example, they can be expressed in terms of population viability using such variables as a ratio of recruits to spawners, a survival rate for a given life stage (or set of life stages), a positive population trend, or a threshold population size. Biological requirements may also be described as the habitat conditions necessary to ensure the species' continued existence (*i.e.*, functional habitats) and these can be expressed in terms of physical, chemical, and biological parameters. The manner in which these requirements are described varies according to the nature of the action under consultation and its likely effects on the species.

However species' biological requirements are expressed—whether in terms of population variables or habitat components—it is important to remember that there is a strong causal link between the two: actions that affect habitat have the potential to affect population abundance, productivity, and diversity; these effects are particularly noticeable when populations are at low levels—as they are now in every listed ESU. The importance of this relationship is highlighted by the fact that freshwater habitat degradation is identified as a factor of decline in every salmon listing on the West Coast.²⁴

Habitat-altering actions continue to affect salmon population viability, frequently in a negative manner.²⁵ However, it is often difficult to quantify the effects of a given habitat action in terms of its impact on biological requirements for individual salmon (whether in the action area or outside of it). Thus it follows that while it is often possible to draw an accurate picture of a species' rangewide status—and in fact doing so is a critical consideration in any jeopardy analysis—it is difficult to determine how that status may be affected by a given habitat-altering action. Given the current state of the science, usually the best that can be done is to determine the effects an action has on a given habitat component and, since there is a direct relationship between habitat condition and population viability, extrapolate to the impacts on the species as a whole. Thus, by examining the effects a given action has on the habitat portion of a species' biological requirements, NMFS has a gauge of how that action will affect the population variables that constitute the rest of a species' biological requirements and, ultimately, how the action will affect the species' current and future health.

Ideally, reliable scientific information on a species' biological requirements would exist at both the population and the ESU levels, and effects on habitat should be readily quantifiable in terms of population impacts. In the absence of such information, NMFS' analyses must rely on generally applicable scientific research that one may reasonably extrapolate to the action area and

²⁴ See, e.g., 57 Fed. Reg. 14,653 (April 22, 1992) (Snake River spring/summer and fall chinook); 62 Fed. Reg. 24,588 (May 6, 1997) (Southern Oregon/Northern California coho); 63 Fed. Reg. 13,347 (March 18, 1998) (Lower Columbia River and Central Valley steelhead).

²⁵ See NMFS, *Making Endangered Species Act Determinations of Effect for Individual or Grouped Actions at the Watershed Scale* (MPI) (1996).

to the population(s) in question. Therefore, for actions that affect freshwater habitat, NMFS usually defines the biological requirements in terms of a concept called properly functioning condition (PFC). Properly functioning condition is the sustained presence of natural²⁶ habitat-forming processes in a watershed (e.g., riparian community succession, bedload transport, precipitation runoff pattern, channel migration) that are necessary for the long-term survival of the species through the full range of environmental variation. PFC, then, constitutes the habitat component of a species' biological requirements. The indicators of PFC vary between different landscapes based on unique physiographic and geologic features. For example, aquatic habitats on timberlands in glacial mountain valleys are controlled by natural processes operating at different scales and rates than are habitats on low-elevation coastal rivers.

In the PFC framework, baseline environmental conditions are described as “properly functioning,” “at risk,” or “not properly functioning.” If a proposed action would be likely to impair²⁷ properly functioning habitat, appreciably reduce the functioning of already impaired habitat, or retard the long-term progress of impaired habitat toward PFC, it will usually be found likely to jeopardize the continued existence of the species or adversely modify its critical habitat or both, depending upon the specific considerations of the analysis. Such considerations may include for example, the species' status, the condition of the environmental baseline, the particular reasons for listing the species, any new threats that have arisen since listing, and the quality of the available information.

Since lotic²⁸ habitats are inherently dynamic, PFC is defined by the persistence of natural processes that maintain habitat productivity at a level sufficient to ensure long-term survival. Although the indicators used to assess functioning condition may entail instantaneous measurements, they are chosen, using the best available science, to detect the health of underlying processes, not static characteristics. “Best available science” advances through time; this advance allows PFC indicators to be refined, new threats to be assessed, and species status and trends to be better understood. The PFC concept includes a recognition that natural patterns of habitat disturbance will continue to occur. For example, floods, landslides, wind damage, and wildfires will result in spatial and temporal variability in habitat characteristics, as will anthropogenic perturbations.

²⁶ The word “natural” in this definition is not intended to imply “pristine,” nor does the best available science lead us to believe that only pristine wilderness will support salmon. The best available science does lead us to believe that the level of habitat function necessary for the long-term survival of salmon (PFC) is most reliably and efficiently recovered and maintained by simply eliminating anthropogenic impairments, and does not usually require artificial restoration. See Rhodes et. al., *A Coarse Screening Process for Potential Application in ESA Consultations*. Columbia River Inter-Tribal Fish Commission, Portland, Oregon, pp. 59-61, (1994); National Research Council, *Upstream: Salmon and Society in the Pacific Northwest*. National Research Council, National Academy Press, Washington, D.C., p. 201 (1996).

²⁷ In this document, to “impair” habitat means to reduce habitat condition to the extent that it does not fully support long-term salmon survival and therefore “impaired habitat” is that which does not perform that full support function. Note that “impair” and “impaired” are not intended to signify any and all reduction in habitat condition.

²⁸ Running water.

B. Evaluate the Relevance of the Environmental Baseline in the Action Area to the Species' Current Status.

The environmental baseline represents the current basal set of conditions to which the effects of the proposed or continuing action would be added. It “includes the past and present impacts of all Federal, State, or private activities in the action area, the anticipated impacts of all proposed Federal projects in the action area that have already undergone formal or early § 7 consultation, and the impact of State or private actions which are contemporaneous with the consultation in process.”²⁹

The environmental baseline does not include any future discretionary Federal activities (that have not yet undergone ESA consultation) in the action area. The species' current status is described in relation to the risks presented by the continuing effects of all previous actions and resource commitments that are not subject to further exercise of Federal discretion. For a new project, the environmental baseline consists of the conditions in the action area that exist before the proposed action begins. For an ongoing Federal action, those effects of the action resulting from past unalterable resource commitments are included in the baseline, and those effects that would be caused by the continuance of the proposed action are then analyzed for determination of effects.

The reason for determining the species' status under the environmental baseline (without the effects of the proposed or continuing action) is to better understand the relative significance of the effects of the action upon the species' likelihood of survival and chances for recovery. Thus if the species' status is poor and the baseline is degraded at the time of consultation, it is more likely that any additional adverse effects caused by the proposed or continuing action will be significant.

The implementing regulations specify that the environmental baseline of the area potentially affected by the proposed action should be used in making the jeopardy determination. Consequently, delineating the action area for the proposed or continuing action is one of the first steps in identifying the environmental baseline. For the lotic environs typical of salmon habitat-related consultations, a watershed or sub-basin geographic unit (and its downstream environs) is usually a logical action area designation. Most habitat effects are carried downstream readily, and many travel upstream as well (*e.g.*, channel downcutting). Moreover, watershed divides provide clear boundaries for analyzing the cumulative effects of multiple independent actions.³⁰

C. Determine the Effects of the Action on the Species.

In this step of the analysis, NMFS examines the likely effects of the proposed action on the species and its habitat within the context of the its current status and existing environmental baseline. The analysis also includes an analysis of both direct and indirect effects of the action. “Indirect effects” are those that are caused by the action and are later in time but are still

²⁹ See 50 CFR § 402.02 (1999) (definition of “effects of the action”). Action area is defined by the consultation regulations (50 CFR 402.02) as “all areas to be affected directly or indirectly by the Federal action and not merely the immediate area involved in the action.”

³⁰ National Research Council, *Upstream: Salmon and Society in the Pacific Northwest*. National Research Council, National Academy Press, Washington, D.C., pp. 34, 213 & 359 (1996).

reasonably certain to occur. They include effects on species or critical habitat of future activities that are induced by the action subject to consultation and that occur after the action is completed. The analysis also takes into account direct and indirect effects of actions that are interrelated or interdependent with the proposed action. “Interrelated actions” are those that are part of a larger action and depend on the larger action for their justification. “Interdependent actions” are those that have no independent utility apart from the action under consideration.

NMFS may use either or both of two independent techniques in assessing the impact of a proposed action. First, NMFS may consider the impact in terms of how many listed salmon will be killed or injured during a particular life stage and gauge the effects of that take’s effects on population size and viability. Alternatively, NMFS may consider the impact on the species’ freshwater habitat requirements, such as water temperature, substrate composition, dissolved gas levels, structural elements, etc. This second technique is especially useful for habitat-related analyses because, while many cause and effect relationships between habitat quality and population viability are well known,³¹ they do not lend themselves to meaningful quantification in terms of fish numbers. Consequently, while this second technique does not directly assess the effects of actions on population condition, it indirectly considers this issue by evaluating existing habitat conditions in light of habitat conditions known to be conducive to salmon conservation.

Though there is more than one valid analytical framework for determining effects, NMFS usually uses a matrix of pathways and indicators to determine whether proposed actions would further damage impaired habitat or retard the progress of impaired habitat toward properly functioning condition. For the purpose of guiding Federal action agencies in making effects determinations, NMFS has developed and distributed a document detailing this method.³² This document is discussed in more detail below. The levels of effects, or effects determinations, are defined³³ as:

“No effect.” Literally no effect whatsoever. No probability of any effect. The action is determined to have “no effect” if there are no proposed or listed salmon and no proposed or designated critical habitat in the action area or downstream from it. This effects determination is the responsibility of the action agency to make and does not require NMFS review.

“May affect, not likely to adversely affect.” Insignificant, discountable, or beneficial effects. The effect level is determined to be “may affect, not likely to adversely affect” if the proposed action does not have the potential to hinder attainment of relevant properly functioning indicators and has a negligible (extremely low) probability of taking proposed or listed salmon or resulting in the destruction or adverse modification of their habitat. An insignificant effect relates to the size of the impact and should never reach the scale where

³¹ See Spence et al., *An Ecosystem Approach to Salmonid Conservation*, ManTech Environmental Research Services Corporation, Corvallis, Oregon (1996).

³² See NMFS, *Making Endangered Species Act Determinations of Effect for Individual or Grouped Actions at the Watershed Scale* (MPI) (1996).

³³ These definitions are adapted from those found in NMFS, *Making Endangered Species Act Determinations of Effect for Individual or Grouped Actions at the Watershed Scale* (MPI) (1996), and; U.S. Fish and Wildlife Service and National Marine Fisheries Service, *Endangered Species Consultation Handbook: Procedures for Conducting Consultation and Conference Activities Under Section 7 of the Endangered Species Act*. U.S. Government Printing Office, Washington, D.C. (1998)

take occurs.³⁴ A “discountable effect” is defined as being so extremely unlikely to occur that a reasonable person cannot detect, measure, or evaluate it. This level of effect requires informal consultation, which consists of NMFS concurrence with the action agency’s determination.

“May affect, likely to adversely affect.” Some portion or aspect of the action has a greater than insignificant probability of having a detrimental effect upon individual organisms or habitat. Such detrimental effect may be direct or indirect, short- or long-term. The action is “likely to adversely affect” if it has the potential to hinder attainment of relevant properly functioning indicators, or if there is more than a negligible probability of taking proposed or listed salmon or resulting in the destruction or adverse modification of their habitat. This determination would apply when the overall effect of an action has short-term adverse effects even if the overall long-term effect is beneficial. In such instances, NMFS conducts a jeopardy analysis.

The above effects determinations are applicable to individual fish, including fry and embryos. The MPI should be applied at spatial scales appropriate to the proposed action so that its habitat effects on individuals are fully taken into account. For example, if any of the indicators in the MPI are thought to be degraded by the proposed action to the extent that take of an individual fish results, the action is determined to be “may affect, likely to adversely affect.” For actions that are likely to adversely affect, NMFS must conduct a jeopardy analysis and render a biological opinion resulting in one of the conclusions below:

“Not likely to jeopardize” and/or “Not likely to result in the destruction or adverse modification of critical habitat.” The action does not appreciably reduce the likelihood of species survival and recovery or result in the destruction or adverse modification of its critical habitat.

“Likely to jeopardize” and/or “Likely to result in the destruction or adverse modification of critical habitat.” The action appreciably reduces the likelihood of species survival and recovery or results in the destruction or adverse modification of its critical habitat.

D. Consider Cumulative Effects in the Action Area.

The ESA implementing regulations define “cumulative effects” as those effects caused by future projects and activities unrelated to the action under consideration (not including discretionary Federal actions) that are reasonably certain to occur within the action area.³⁵ Since all future discretionary Federal actions will at some point be subject to § 7 consultation, their effects will be considered at that time and are not included in cumulative effects analysis.

³⁴ “Take” means to “harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt to engage in such conduct.” 16 USC §1532(19) (1988).

³⁵ 50 CFR § 402.02 (1999).

E. Jeopardy Determinations.

In this step of the analysis, NMFS determines whether (a) the species can be expected to survive, with an adequate potential for recovery, under the effects of the proposed or continuing action, the environmental baseline and any cumulative effects; and (b) whether the action will appreciably diminish the value of critical habitat for both the survival and recovery of the species. In completing this step of the analysis, NMFS determines whether the action under consultation, together with all cumulative effects when added to the environmental baseline, is likely to jeopardize the continued existence of the listed species or result in destruction or adverse modification of critical habitat.

For the jeopardy determination, NMFS uses the consultation regulations and the MPI analysis method to determine whether actions would further degrade the environmental baseline or hinder attainment of PFC at a spatial scale relevant to the listed ESU. That is, because salmon ESUs typically consist of groups of populations that inhabit geographic areas ranging in size from less than ten to several thousand square miles (depending on the species), the analysis must be applied at a spatial resolution wherein the actual effects of the action upon the species can be determined.

The analysis takes into account the species' status because determining the impact upon a species' status is the essence of the jeopardy determination. Depending upon the specific considerations of the analysis, actions that are found likely to impair currently properly functioning habitat, appreciably reduce the functioning of already impaired habitat, or retard the long-term progress of impaired habitat towards PFC at the population or ESU scale will generally be determined likely to jeopardize the continued existence of listed salmon, adversely modify their critical habitat, or both. Specific considerations include whether habitat condition was an important factor for decline in the listing decision, changes in population or habitat conditions since listing, and any new information that has become available.

If NMFS anticipates take of listed salmon incidental to the proposed action, the biological opinion is accompanied by an incidental take statement with reasonable and prudent measures to minimize the impact of such take, and non-discretionary terms and conditions for implementing those measures. Discretionary conservation recommendations may also accompany the biological opinion to assist action agencies further the purposes of habitat and species conservation specified in §§ 7(a)(1) and 7(a)(2).

F. Identify reasonable and prudent alternatives to a proposed or continuing action that is likely to jeopardize the continued existence of the listed species.

If the proposed or continuing action is likely to jeopardize the listed species or destroy or adversely modify critical habitat, NMFS must identify reasonable and prudent alternatives that comply with the requirements of § 7(a)(2) and with the applicable regulations. The reasonable and prudent alternative must be consistent with the intended purpose of the action, consistent with the action agency's legal authority and jurisdiction, and technologically and economically feasible. At this stage of the consultation, NMFS will also indicate if it is unable to develop a reasonable and prudent alternative.

IV. Application Tools Useful in Conducting § 7 Analyses - The Matrix

As previously mentioned, NMFS has developed an analytic methodology to help determine the environmental effects a given action will have by describing an action's effects on PFC.³⁶ This document includes a *Matrix of Pathways and Indicators* (MPI; often called "The Matrix,") and a dichotomous key for making effects determinations based on the condition of the environmental baseline and the likely effects of a given project. The MPI helps the action agency and NMFS describe current freshwater habitat conditions, determine the factors limiting salmon production, and identify sensitive areas and any risks to PFC. This document only *helps* make effects determination, it does not describe jeopardy criteria per se.

The pathways for determining the effects of an action are represented as six conceptual groupings (*e.g.*, water quality, channel condition, and dynamics) of 18 habitat condition indicators (*e.g.*, temperature, width/depth ratio). Default indicator criteria³⁷ (mostly numeric, though some are narrative) are laid out for three levels of environmental baseline condition: properly functioning, at risk, and not properly functioning. The effects of the action upon each indicator is classified by whether it will restore, maintain, or degrade the indicator.

The MPI provides a consistent, but geographically adaptable, framework for effects determinations. The pathways and indicators, as well as the ranges of their associated criteria, are amenable to alteration through the process of watershed analysis. The MPI, and variations on it, are widely used in § 7 consultations. The MPI is also used in other venues to determine baseline conditions, identify properly functioning condition, and estimate the effects of individual management prescriptions. This assessment tool was developed for forestry activities. NMFS is working to adapt it for other types of land management, and for larger spatial and temporal scales.

For practical purposes, the MPI analysis must sometimes be applied to geographic areas smaller than a watershed or basin due to a proposed action's scope or geographic distribution. These circumstances necessarily reduce analytic accuracy because the processes essential to aquatic habitats extend continuously upslope and downslope, and may operate quite independently between drainages.³⁸ Such loss of analytic accuracy should typically be offset by more conservative management practices in order to achieve parity of risk with the watershed approach. Conversely, a watershed approach to habitat conservation provides greater analytic certainty, and hence more flexibility in management practices.

³⁶ NMFS, *Making Endangered Species Act Determinations of Effect for Individual or Grouped Actions at the Watershed Scale* (MPI) (1996).

³⁷ The unmodified "matrix" uses ranges of values for indicators that are generally applicable between species and across the geographic distribution of salmon. The indicators can be, and have been, modified for more specific geographic and species applications.

³⁸ L. B. Leopold, *A View of the River*, Harvard University Press, Cambridge, Massachusetts, chapter 1 (1994).

V. Conclusion

The NMFS has followed regulations under §§ 7 and 10 of the ESA to develop an analytical procedure used to consistently assess whether any proposed action would jeopardize or conserve federally protected species. There is a legacy of a more than a century of profound human alterations to the Pacific coast drainages inhabited by salmon.³⁹ The analytical tool described as the MPI enables proposed actions to be assessed in light of the species current status, the current conditions, and expected effects of the action. Proposed actions that fail to conserve fish and their habitats as initially proposed can be redesigned to avoid jeopardy and begin to restore watershed processes. Conservation of listed salmon will depend largely on the recovery of watershed processes that furnish their aquatic habitat.

³⁹ See Cone and Ridlington, *The Northwest Salmon Crisis, a Documentary History*. Oregon State University Press, Corvallis, Oregon, pp. 12-21 & 154-160 (1996); W. Nehlsen *et al.*, *Pacific Salmon at the Crossroads: Stocks at Risk from California, Oregon, Idaho, and Washington*, Fisheries, Vol.16(2), pp. 4-21 (1991).